AGENDA FOR THE REGULAR COUNCIL MEETING OF TUESDAY, MARCH 28, 2006 AT 10:00 A.M. CITY ADMINISTRATION BUILDING COUNCIL CHAMBERS – 12TH FLOOR 202 "C" STREET SAN DIEGO, CA 92101

<u>NOTE:</u> The public portion of the meeting will begin at 10:00 a.m. The City Council will meet in Closed Session this morning from 9:00 a.m. – 10:00 a.m. Copies of the Closed Session agenda are available in the Office of the City Clerk.

OTHER LEGISLATIVE MEETINGS

The **SAN DIEGO HOUSING AUTHORITY** is scheduled to meet today in the Council Chambers. A separate agenda is published for it, and is available in the Office of the City Clerk. For more information, please contact the Housing Authority Secretary at (619) 578-7532.

A Special Meeting of the **SAN DIEGO REDEVELOPMENT AGENCY** is scheduled to meet today in the Council Chambers. A separate agenda is published for it, and is available in the Office of the City Clerk. For more information, please contact the Redevelopment Agency Secretary at (619) 533-5432.

ITEM-300: ROLL CALL.

=== LEGISLATIVE SCHEDULE ===

Special Orders of Business

ITEM-30: Approval of Council Minutes.

ITEM-31: Kiwanis 30th Anniversary Day.

COUNCILMEMBER MADAFFER'S RECOMMENDATION: Adopt the

resolution.

NON-AGENDA PUBLIC COMMENT

This portion of the agenda provides an opportunity for members of the public to address the Council on items of interest within the jurisdiction of the Council. (Comments relating to items on today's docket are to be taken at the time the item is heard.)

Time allotted to each speaker is determined by the Chair, however, comments are limited to no more than three (3) minutes **total per subject** regardless of the number of those wishing to speak. Submit requests to speak to the City Clerk **prior** to the start of the meeting. Pursuant to the Brown Act, no discussion or action, other than a referral, shall be taken by Council on any issue brought forth under "Non-Agenda Public Comment."

COUNCIL, INDEPENDENT BUDGET ANALYST, CITY ATTORNEY COMMENT

REQUEST FOR CONTINUANCE

The Council will now consider requests to continue specific items.

=== LEGISLATIVE SCHEDULE (Continued) ===

Adoption Agenda, Consent Items

ITEM-50: Two actions related to Proposed Tenth Amendment to the Redevelopment

Plan for the Centre City Redevelopment Project and the Centre City

Planned District Ordinance. (Centre City Community Plan Area. Districts

2 and 8.)

CITY COUNCIL'S RECOMMENDATION: Adopt the following

ordinances which were introduced on 2/28/2006, Item 331, Subitems A

and C.

ITEM-51: Amending the San Diego Municipal Code Relating to Social Host

Liability.

CITY ATTORNEY'S RECOMMENDATION Introduce the ordinance.

ITEM-100: Copyright Assignment and Agreement with San Diego Coastkeeper for

Project Stewardship: Water Education for Lifelong Leadership (SWELL).

STAFF'S RECOMMENDATION: Adopt the resolution.

ITEM-101: Establishing a City Council Policy for the Use of the City Suite at PETCO

Park.

STAFF'S RECOMMENDATION: Adopt the resolution.

ITEM-102: Change to the Natural Resources and Culture Committee's Legislative

Calendar for the Month of May 2006 to Accommodate the Fiscal Year

2007 Budget Process Calendar.

COUNCILMEMBER FRYE'S RECOMMENDATION: Adopt the

resolution.

ITEM-103: Greening the City Day.

COUNCILMEMBER FAULCONER'S RECOMMENDATION: Adopt

the resolution.

ITEM-104: Excusing Councilmember Maienschein from Attending the City Council

and Closed Session Meetings of March 20 and 21, 2006.

COUNCILMEMBER MAIENSCHEIN'S RECOMMENDATION: Adopt

the resolution.

=== LEGISLATIVE SCHEDULE (Continued) ===

Adoption Agenda, Discussion, Other Legislative Items

The following Items 330 and 331 may be heard after the consent agenda in the morning.

ITEM-330: Preliminary Bond Items and Loan for Del Sol Apartments. (Otay Mesa -

Nestor Community Area. District 8.)

SAN DIEGO HOUSING COMMISSION'S RECOMMENDATION:

Adopt the resolution.

ITEM-331: Hillcrest Commercial Core Maintenance Assessment District. (Uptown

Community Area. District 3.)

STAFF'S RECOMMENDATION: Adopt the resolution.

The following items will be considered in the afternoon session which is scheduled to begin at 2:00 p.m.

ITEM-332: Appointments to the San Diego City Employees Retirement System Board

of Administration (SDCERS).

MAYOR SANDERS' RECOMMENDATION: Adopt the resolution.

ITEM-333: Authorizing First Amendment to the Retention of Latham & Watkins,

LLP for Legal Services for Current and Former City Officials and Staff Related to the Case San Diego Police Officers Association (SDPOA) v.

Michael Aguirre, et. al.

CITY ATTORNEY'S RECOMMENDATION: Adopt the resolution.

ITEM-334: Increased Authorization for Outside Legal Fees.

<u>STAFF'S RECOMMENDATION:</u> Adopt the following resolutions authorizing attorney's fees for current and former elected officials related

to the proceedings of the ongoing financial investigation.

ITEM-335: Matter of Attorneys Fees for City of San Diego Current and Former

Employees Relating to the Financial Disclosures and Pension

Investigation.

STAFF'S RECOMMENDATION: Adopt the resolution.

Non-Docket Items
Adjournment in Honor of Appropriate Parties
Adjournment

=== EXPANDED CITY COUNCIL AGENDA ===

SPECIAL ORDERS OF BUSINESS

ITEM-30: Approval of Council Minutes.

TODAY'S ACTION IS:

Approval of Council Minutes for the meetings of:

01/16/2006 - Adjourned

01/17/2006

01/23/2006

01/24/2006

01/30/2006

01/31/2006

ITEM-31: Kiwanis 30th Anniversary Day.

COUNCILMEMBER MADAFFER'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-788)

Congratulating the Kiwanis Club of Tierrasanta, San Diego, on its 30th anniversary and proclaiming March 30, 2006, to be "Kiwanis Club of Tierrasanta Day" in the City of San Diego.

NON-AGENDA PUBLIC COMMENT

This portion of the agenda provides an opportunity for members of the public to address the Council on items of interest within the jurisdiction of the Council. (Comments relating to items on today's docket are to be taken at the time the item is heard.)

Time allotted to each speaker is determined by the Chair, however, comments are limited to no more than three (3) minutes **total per subject** regardless of the number of those wishing to speak. Submit requests to speak to the City Clerk **prior** to the start of the meeting. Pursuant to the Brown Act, no discussion or action, other than a referral, shall be taken by Council on any issue brought forth under "Non-Agenda Public Comment."

COUNCIL, INDEPENDENT BUDGET ANALYST, CITY ATTORNEY COMMENT

REQUEST FOR CONTINUANCE

The Council will now consider requests to continue specific items.

ADOPTION AGENDA, CONSENT ITEMS

The following listed items are considered to be routine, and the appropriate Environmental Impact Reports have been considered. These items are indicated on the docket by a preceding asterisk (*). Because these items may be handled quickly, if you wish to be heard submit your Request to Speak form prior to or at 10:00 a.m.

ORDINANCES INTRODUCED AT A PREVIOUS MEETING, READY FOR DISPENSING WITH THE READING AND ADOPTION:

Item 50.

ORDINANCES TO BE INTRODUCED:

Item 51.

RESOLUTIONS TO BE ADOPTED:

Items 100, 101, 102, 103, and 104.

ADOPTION AGENDA, CONSENT ITEMS

ORDINANCES INTRODUCED AT A PREVIOUS MEETING, READY FOR DISPENSING WITH THE READING AND ADOPTION:

* ITEM-50: Two actions related to Proposed Tenth Amendment to the Redevelopment Plan for the Centre City Redevelopment Project and the Centre City Planned District Ordinance.

(See Centre City Development Corporation Report CCDC-06-06/CCDC-06-04. Centre City Community Plan Area. Districts 2 and 8.)

CITY COUNCIL'S RECOMMENDATION:

Adopt the following ordinances which were introduced on 2/28/2006, Item 331, Subitems A and C. (Council voted 6-2. Councilmembers Peters, Faulconer, Atkins, Young, Maienschein, and Hueso voted yea. Councilmember Frye and Madaffer voted nay.):

Subitem-A: (O-2006-84 Rev. Copy)

Deleting Chapter 10, Article 3, Divisions 19.1 through 19.2, inclusive, and Division 19.5, of the San Diego Municipal Code and replacing the deleted Sections with Chapter 15, Article 1, Division 3, all relating to the Centre City Planned District Land Use Regulations and Design and Development criteria to implement the Downtown Community Plan and replacing the deleted sections.

Subitem-B: (O-2006-85)

Approving and adopting the proposed Tenth Amendment to the Redevelopment Plan for the Centre City Redevelopment Project.

ADOPTION AGENDA, CONSENT ITEMS

ORDINANCES TO BE INTRODUCED:

* ITEM-51: Amending the San Diego Municipal Code Relating to Social Host Liability.

CITY ATTORNEY'S RECOMMENDATION:

Introduce the following ordinance:

(O-2006-90)

Introduction of an Ordinance amending Chapter 5, Article 6, of the San Diego Municipal Code by amending Sections 56.60, 56.62, and 56.63, and adding Sections 56.64 and 56.65, relating to the prohibition against hosting, permitting, or allowing gatherings where minors are consuming alcoholic beverages.

SUPPORTING INFORMATION:

On May 6, 2003, the San Diego City Council approved Ordinance O-19172 N.S. (the Social Host Ordinance) adding Sections 56.60-56.63, relating to prohibitions against consumption of alcoholic beverages by minors, and hosting or allowing gatherings where minors consume alcoholic beverages. The Ordinance's purposes were to protect public health, safety, and welfare; to enforce laws prohibiting consumption of alcohol by minors; and to reduce costs of providing police response to parties by making hosts ensure minors do not consume alcohol. The City Attorney continues to believe the ordinance is a lawful exercise of the City's police power to promote citizens' health, safety, and general welfare. While the State of California has "the exclusive right and power to license and regulate the manufacturer, sale, purchase, possession and transportation of alcoholic beverages within the State" per Article XX, Section 22 of the California Constitution, cities may regulate alcohol consumption. *People v. Brewer*, 235 Cal. App. 3d 909 (1991); *People v. Butler*, 252 Cal. App. 2d Supp. 1053 (1967).

Ordinance O-19172 N.S. was intended to remedy the harms caused by underage drinking parties, including alcohol abuse, vandalism, excessive noise, traffic accidents, and physical altercations and injuries. The Ordinance made it unlawful for a minor, a person under the age of twenty-one, to consume alcohol at any public place, place open to the public, or place not open to the public unless supervised by the minor's parent or guardian. Further, the Ordinance made it unlawful for a person to allow or host a party at his or her home or other premises under his or her control where three or more minors are present and a minor consumes alcohol. After the Ordinance's passage, the San Diego Police Department used the Municipal Code provisions to successfully abate dozens of unruly parties that involved underage drinking.

ORDINANCES TO BE INTRODUCED: (Continued)

* ITEM-51: (Continued)

SUPPORTING INFORMATION: (Continued)

On September 7, 2004, the San Diego Superior Court's Appellate Division held, in an unpublished opinion, that Section 56.62(a) as originally enacted was "constitutionally impermissible "because of" the lack of a *mens rea* in the ordinance." Specifically, the court believed Section 56.62 violated the right to due process because a person could have been convicted under the original ordinance even if he was unaware or would not reasonably know that a party as taking place or that minors were present or consuming alcohol. Municipal Code Section 56.61, prohibiting the consumption of alcohol by minors, was not addressed or impacted by the Appellate Division's ruling. Following the ruling, the San Diego Police Department ceased enforcing Section 56.62, pending the redrafting of the ordinance.

The proposed amendments in the Ordinance now before the Council address the Appellate Division's concerns by imposing a duty on social hosts to take all reasonable steps to ensure that a minor is not consuming alcoholic beverages and adding the requisite "mens rea" or knowledge element. Further, the proposed amendments clarify the remedies available to the City of San Diego, including criminal prosecution, civil enforcement, and recovery of response costs.

Aguirre/JFD

ADOPTION AGENDA, CONSENT ITEMS

RESOLUTIONS:

* ITEM-100: Copyright Assignment and Agreement with San Diego Coastkeeper for Project Stewardship: Water Education for Lifelong Leadership (SWELL).

STAFF'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-806)

Authorizing and empowering the Mayor, or his designee, to enter into the Copyright Assignment and Agreement with San Diego Coastkeeper for Project SWELL;

Finding that this activity is not a project because this activity does not result in a direct or reasonably foreseeable indirect physical change in the environment, and is therefore not subject to the California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15060(c)(2).

STAFF SUPPORTING INFORMATION:

In Fiscal Year 2001, the City was directed via the Regional Water Quality Control Board Order No. 2001-01, to execute environmental education and outreach activities to school children regarding urban runoff, its causes and the impact on San Diego's watershed's and unique coastal marine waters. To meet the regulation and further our effort to build environmental awareness in our community at large, the Storm Water Pollution Prevention Program's education campaign, Think Blue, embarked on a collaborative effort with San Diego Coastkeeper and the San Diego City School District. The goal is to develop a kindergarten through 12th grade science curricula that would meet California's Science standards using San Diego's unique bio-diversity to illustrate the principles and serve the students as a living real-world laboratory environment. The Curricula is Project SWELL-Stewardship: Water Education for Lifelong Leadership. To date, the 5th grade curriculum is completed and in use in San Diego City Schools, and two additional grades, 4th and 6th, will be printed and distributed before the Fall of 2006;

Executing the Copyright Assignment & Agreement for Project SWELL, a joint project between the City of San Diego and San Diego Coastkeeper, will formalize the roles of the City of San Diego, San Diego Coastkeeper, and the Author of the curricula. This agreement will also protect the copyright of the Works (i.e. materials, art, illustrations, graphics, maps, and writings).

RESOLUTIONS: (Continued)

* ITEM-100: (Continued)

FISCAL CONSIDERATIONS:

There is no fiscal impact.

PREVIOUS COUNCIL and/or COMMITTEE ACTION:

None.

COMMUNITY PARTICIPATION AND PUBLIC OUTREACH EFFORTS:

Coastkeeper is actively promoting Project SWELL curricula to raise contributions and solicit partnerships in order to fund the development costs. The City of San Diego has information about Project SWELL curricula posted on its web site, www.ThinkBluesd.org.

KEY STAKEHOLDERS & PROTECTED IMPACTS (if applicable):

San Diego City Schools, Regional School Districts, Educators and Children are the key stakeholders. No opposition has been evident since project inception.

Haas/Ferrier/CZ

Staff: Chris Zirkle – (619) 525-8644 Timothy J. Miller – Deputy City Attorney

RESOLUTIONS: (Continued)

* ITEM-101: Establishing a City Council Policy for the Use of the City Suite at PETCO Park.

(See Report to the City Council No. 06-031.)

STAFF'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-818)

Adopting City Council Policy No. 700-47 Governing Use of Game/Event Tickets for the City Suite at PETCO Park and related parking passes.

Staff: Dennis Gibson - (619) 533-3451.

Sharon B. Spivak – Deputy City Attorney

RESOLUTIONS: (Continued)

* ITEM-102: Change to the Natural Resources and Culture Committee's Legislative Calendar for the Month of May 2006 to Accommodate the Fiscal Year 2007 Budget

Process Calendar.

COUNCILMEMBER FRYE'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-803)

Changing the Natural Resources and Culture Committee's Legislative Calendar for the month of May 2006 to accommodate the Fiscal Year 2007 Budget Process Calendar as follows:

Natural Resources and Culture Committee:

Reschedule the meeting originally planned for Wednesday, May 3, 2006, to Wednesday, May 17, 2006.

Authorizing and directing the City Clerk to amend the 2006 Legislative Calendar to reflect the above change.

RESOLUTIONS: (Continued)

* ITEM-103: Greening the City Day.

COUNCILMEMBER FAULCONER'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-802)

Honoring Partners for Livable Places/San Diego for raising our collective attention to the value of our urban parkland and for drawing national attention to the City of San Diego as a "Park Place";

Proclaiming March 15, 2006, to be "Greening the City Day" in the City of San Diego.

* ITEM-104: Excusing Councilmember Maienschein from Attending the City Council and Closed Session Meetings of March 20 and 21, 2006.

COUNCILMEMBER MAIENSCHEIN'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-781)

Excusing Councilmember Brian Maienschein from attending the regularly scheduled City Council meetings and Closed Session of March 20 and 21, 2006.

NOTE: This item is not subject to Mayor's veto.

ADOPTION AGENDA, DISCUSSION, OTHER LEGISLATIVE ITEMS

RESOLUTIONS:

The following Items 330 and 331 maybe heard after the consent agenda in the morning.

ITEM-330: Preliminary Bond Items and Loan for Del Sol Apartments.

(See the San Diego Housing Commission Report No. HAR06-003. Otay Mesa - Nestor Community Area. District 8.)

SAN DIEGO HOUSING COMMISSION'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-744)

Approving the Issuance of Bonds by the Housing Authority of the City of San Diego for the Del Sol Apartments, pursuant to Section 147(f) of the Internal Revenue Code of 1986;

Declaring the City does not warrant the creditworthiness of the Bonds or guarantee, in any way, the payment of the Bonds. No moneys of the City will be pledged or applied to the repayment of the Bonds.

SUPPORTING INFORMATION:

The Housing Commission has been working with the Wakeland Housing and Development Corporation (Wakeland) to acquire, rehabilitate, and preserve the affordable housing units located at 3606-3690 Del Sol Boulevard. Wakeland is a California 501(c)(3) nonprofit corporation established in 1998 with the mission of developing affordable housing. Wakeland has participated in the development of over 1,900 affordable rental housing units in San Diego and has collaborated with the Housing Commission on several successful projects. The current affordability restrictions on the project are set to expire and the project needs to be rehabilitated to address deferred maintenance.

After completion of the \$4.5 million rehabilitation, 90 units would be restricted as affordable housing for 55 years; one unit would be occupied by a resident manager. 32 units would be restricted at 30% of the Area Median Income (AMI) (\$20,700 for a family of four), 17 units would be restricted at 50% AMI (\$34,500 for a family of four) and 41 units would be restricted at 60% AMI (\$41,400 for a family of four).

RESOLUTIONS: (Continued)

ITEM-330: (Continued)

SUPPORTING INFORMATION: (Continued)

The Housing Commission's investment in the project would leverage approximately \$16.6 million from other financing sources; \$6.7 million in federal tax credits, \$5.5 million from the State's Multifamily Housing Program (financed from the proceeds of Proposition 46), and \$4.4 million in a bond-financed mortgage loan from Washington Mutual. Up to \$10 million in bonds issued by the Housing Authority would be outstanding only during construction and would be repaid with proceeds from the State's loan and federal tax credits. These funding sources become available once the projects is built and occupied.

The City's Consolidated Plan identifies large families as an under-served tenant population, and the City's Draft Housing Element for 2005 to 2010 establishes a goal of preserving at least 100 "at risk" housing units per year. If approved, the recommended actions for this project will create 77 affordable units for large families (66 three-bedroom and 11 four-bedroom units), while preserving 91 units of "at risk" affordable housing.

FISCAL CONSIDERATIONS:

The funds are available to make the proposed loan to the project. Since the Housing Commission's FY06 budget was finalized, \$1,216,072 in unanticipated Coastal Housing funds have been received and the budget must be amended to use these funds on the project. HOME and Housing Trust Funds will also be used to fund the loan. Approval of the bond inducement and TEFRA resolutions do not commit the Housing Authority to issue bonds. If bonds are ultimately issued, security for repayment of the bonds will be limited to the value of the property and its revenues.

PREVIOUS COUNCIL and/or COMMITTEE ACTIONS:

None.

COMMUNITY PARTICIPATION AND PUBLIC OUTREACH EFFORTS:

On January 11, 2006, the Otay-Nestor Planning Group voted to approve the project. The Housing Commission's Loan Committee recommended approval of the loan on January 24, 2006, and the Housing Commission board recommended approval of the requested actions on February 10, 2006.

RESOLUTIONS: (Continued)

ITEM-330: (Continued)

KEY STAKEHOLDERS & PROJECTED IMPACTS:

The project is being developed by Wakeland Housing and Development Corporation. Wakeland has tentatively selected Washington Mutual and Red Capital Markets as financial participants on the project. The Housing Commission has engaged Public Financial Management and Stradling Yocca Carlson and Rauth to assist in preparing the proposed bond financing.

Fisher/PA

NOTE: See the Housing Authority Agenda of 3/28/2006 for a companion item.

RESOLUTIONS: (Continued)

The following Items 330 and 331 maybe heard after the consent agenda in the morning.

ITEM-331: Hillcrest Commercial Core Maintenance Assessment District.

(Uptown Community Area. District 3.)

STAFF'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-749)

Resolution of Intention to form the Hillcrest Commercial Core Maintenance Assessment District and to levy and collect Fiscal Year 2007 Annual Assessments on Hillcrest Commercial Core Maintenance Assessment District.

STAFF SUPPORTING INFORMATION:

On September 30, 2005, a group of property owners in the Hillcrest area petitioned the City to form a new maintenance assessment district on their behalf. The petition was signed by 52% of the property owners in the contemplated assessment district. The purpose of the proposed District is to fund the maintenance, improvement and servicing of public areas to include landscaping, sidewalk sweeping/washing, curb and gutter, trash removal, graffiti abatement and regular security patrols. The requested services would be generally provided along University Avenue from First Avenue to Sixth Avenue while also encompassing Washington to Pennsylvania Streets and Fourth Avenue to Sixth Avenue.

On behalf of the petitioning Hillcrest property owners, City staff has retained SCI Consulting Group to prepare an Engineer's Report for the requested District. This report summarizes the proposed district, describes requested services/associated costs, provides an assessment diagram and apportions property owner assessments (which range from approximately \$172 to \$5,891 per parcel) based on the level of benefit received. District proponents had the opportunity to review and comment on the Engineer's Report.

The City Council is being asked to authorize the 8 requested actions cited above, with authorizations for actions 5 through 8 contingent upon affirmative findings at the public hearing scheduled for May 16, 2006. If the City Council approves the requested actions, ballots describing the proposed district and the associated assessments will be mailed to all property owners of record within the proposed district boundaries. Property owners can mail or deliver the ballots to the City Clerk. Interested parties may comment at the May 16th public hearing regarding the proposed District.

RESOLUTIONS: (Continued)

ITEM-331: (Continued)

STAFF SUPPORTING INFORMATION: (Continued)

Ballots will be counted at the conclusion of the hearing. If a majority of property owners supports formation of the District in accordance with State law, the City Council has the discretion to establish the District and levy assessments beginning in Fiscal Year 2007 as described in the Assessment Engineer's Report.

COMMUNITY PARTICIPATION AND PUBLIC OUTREACH EFFORTS:

At the request of the District proponents, the Hillcrest Association (Association) assumed a leadership role in soliciting input from property owners who would be impacted by the proposed District. The Association held two (2) community meetings on August 17, 2005 and September 14, 2005 to solicit input for the proposed District. The Association's outreach efforts also included the following: 1) noticed mail to all property owners who would be impacted by the proposed assessment; 2) public notice in the Daily Transcript; 3) public notice in the Association's monthly newsletter Hillcrest Highlight; 4) personal visits with property owners; and 5) e-mail notice to the impacted property owners.

Upon preliminary approval of the Engineer's report by the City Council, notices/ballots will be prepared and mailed to all property owners of the District who will ultimately vote whether or not they support the formation of the District. Property owners will also vote whether the Hillcrest Association, a non-profit, Section 501(c)(3) organization, or the City should administer the contracts for goods and services for the District. If this action is approved, a public hearing will be scheduled where public testimony will be heard by the City Council.

	FY 2007	Maximum Authorized
REVENUES		
Assessments	\$89,950	\$89,950
Interest	\$0	\$0
TOTAL REVENUES	\$89,950	\$89,950
EXPENSES		-
Personnel	\$0	\$0
Contractual	\$65,575	\$65,575
Utilities	\$0	\$0
Incidentals/Administration	\$13,165	\$13,165
Likely One-Time Costs		
Special Projects	\$3,750	\$3,750
Balloting and Formation	\$5,000	\$5,000
Contingency Reserve	\$2,460	\$2,460
TOTAL EXPENSES	\$89,950	\$89,950
BALANCE	\$0	\$0

RESOLUTIONS: (Continued)

ITEM-331: (Continued)

FISCAL IMPACT:

There is no fiscal impact on General Fund. Approximately \$89,950 will be assessed and collected in the Hillcrest Commercial Core Maintenance Assessment District in FY 2007. The proposed assessments will fund an increased level of enhanced services within the District boundaries. If the District is approved by benefiting property owners, assessments will be levied and collected to fund the annual budget.

Fischle-Faulk/Waring/LEO

Staff: Luis E. Ojeda – (619) 533-4246

Hilda Ramirez-Mendoza - Deputy City Attorney

RESOLUTIONS: (Continued)

The following items will be considered in the afternoon session which is scheduled to begin at 2:00 p.m.

ITEM-332: Appointments to the San Diego City Employees Retirement System Board of Administration (SDCERS).

(See memorandum from Mayor Sanders dated 3/1/2006.)

MAYOR SANDERS' RECOMMENDATION:

Adopt the following resolution:

(R-2006-790)

Council confirmation of the following appointments by the Mayor of the City of San Diego to serve as members of the San Diego City Employees Retirement System Board of Administration:

NAME TERM ENDING

V. Wayne Kennedy March 31, 2009

(La Jolla, District 1)

(Replacing James B. G. Hearty, who has resigned)

Peter Q. Davis March 31, 2009

(La Jolla, District 1)

(Replacing James T. Waring, who has resigned)

RESOLUTIONS: (Continued)

The following items will be considered in the afternoon session which is scheduled to begin at 2:00 p.m.

ITEM-333: Authorizing First Amendment to the Retention of Latham & Watkins, LLP for Legal Services for Current and Former City Officials and Staff Related to the

Case San Diego Police Officers Association (SDPOA) v. Michael Aguirre, et. al.

CITY ATTORNEY'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-613 Cor. Copy)

Authorizing and empowering the Mayor to execute, for and on behalf of said City, a First Amended Retainer Agreement, by and between the City of San Diego and Latham & Watkins, for certain legal services regarding the case SDPOA v. Michael Aguirre, et al., USDC Case No. 05cv1581H (POR);

Declaring under the First Amended Retainer Agreement the expenditure of an additional amount not to exceed \$500,000 to be set aside, solely and exclusively, for the purpose of providing funds for the above project;

Authorizing the City Auditor and Comptroller to appropriate and transfer funds from the General Fund Unappropriated/Unallocated Reserves to the Public Liability Fund to meet these obligations.

SUPPORTING INFORMATION:

On August 23, 2005, the San Diego Police Officers Association (SDPOA) filed and served a complaint in the case POA v. Michael Aguirre, et. al., USDC Case No. 05cv1581H (POR). The case raises a number of issues related to labor negotiations and retirement issues between the City of San Diego and the SDPOA.

On December 5, 2005, the City Council approved the retention of Latham & Watkins as outside counsel to represent certain current and former City officials and staff, excluding City Attorney Michael Aguirre. The City Attorney is being represented in this action by the law firm of Wehner & Perlman, LLP.

RESOLUTIONS: (Continued)

ITEM-333: (Continued)

SUPPORTING INFORMATION: (Continued)

In its December action, the Council authorized the retention in the amount not to exceed \$200,000. Latham & Watkins, through its retention, has exhausted the initial funding authorization and will need additional funding to carry the defense of this litigation through to conclusion. The City Attorney proposes to amend the agreement with Latham & Watkins for an additional authorization of not to exceed \$500,000. This will bring the total not-to-exceed cost for this representation to \$700,000.

This item was heard and additional expenditure authorized by the City Council in Closed Session on January 17, 2006. Non-conflicted employees in the City Attorney's Office shall monitor and direct the firm's work.

FISCAL CONSIDERATIONS:

Authorizes additional \$500,000, increasing authorization to a not-to-exceed amount of \$700,000 to provide defense to present and former City officials and staff named as defendants in subject litigation.

The costs associated with this action will be allocated to the Public Liability Fund. With this action, the Council will authorize the City Auditor and Comptroller to appropriate and transfer funds from the General Fund Unappropriated/Unallocated Reserves to the Liability Fund to meet these obligations. Any excess revenues as of June 30, 2006, will be used to replenish this reserve.

PREVIOUS COUNCIL and/or COMMITTEE ACTION:

Authorized in Special Closed Session on Monday, December 12, 2005, and amended agreement agreed to in Closed Session on January 17, 2006.

Sachs/Froman/DM

Aud. Cert. 2600672.

RESOLUTIONS: (Continued)

The following items will be considered in the afternoon session which is scheduled to begin at 2:00 p.m.

ITEM-334: Increased Authorization for Outside Legal Fees.

STAFF'S RECOMMENDATION:

Adopt the following resolutions authorizing attorney's fees for current and former elected officials related to the proceedings of the ongoing financial investigation:

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Subitem-A: (R-2006-)
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Increase the authorization for Council President Scott Peters in the amount of \$154,331.93 for Sheppard Mullin Richter and Hampton, LLP and \$10,000 for Akin Gump Strauss Hauer and Feld, LLP.

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Subitem-B: (R-2006-)
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Increase the authorization for Councilmember Toni Atkins in the amount of \$207,696.94 for Morrison and Foerster, LLP.

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Subitem-C: (R-2006-)
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Increase the authorization for Councilmember Brian Maienschein in the amount of \$195,643.23 for Morrison and Foerster, LLP.

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Subitem-D: (R-2006-)
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Increase the authorization for Councilmember Jim Madaffer in the amount of \$177,231.27 for Akin Gump Strauss Hauer and Feld, LLP.

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Subitem-E: (R-2006-)
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Increase the authorization for former Councilmember Ralph Inzunza in the amount of \$22,340.00 for the Law Offices of Michael Pancer; and increase the authorization for former Mayor Dick Murphy in the amount of \$150,069.43 for Sheppard Mullin Richter and Hampton, LLP and \$10,000 for Akin Gump Strauss Hauer and Feld, LLP.

Directing the City Attorney to prepare the Resolutions for these actions.

RESOLUTIONS: (Continued)

ITEM-334: (Continued)

STAFF SUPPORTING INFORMATION:

The Securities and Exchange Commission (SEC), U.S. Attorney's Office and the District Attorney's Office are undertaking investigations into certain financial disclosure practices of the City of San Diego. These investigations are ongoing and certain elected officials have been asked to participate in interviews and proceedings, including compliance with subpoenas.

In a report to the Mayor and City Council dated January 31, 2005, the City Attorney states "in our view it is appropriate for the Mayor and City Councilmembers to have separate counsel to advise them in anticipation of a civil proceeding by the SEC".

Legal firms have been engaged on behalf of several current and former members of the City Council related to these investigations. Due to the complexity of the issues and the large number of documents involved, the City Council authorized \$851,000 on June 28, 2005, for legal fees which had been incurred in FY2005 as well as an initial allocation toward anticipated expenditures in FY2006. This authorization was allocated to individual Councilmembers by Council Resolution, as shown in the attached table. At that time, authorization actions were not proposed on behalf of Councilmembers Young, Frye and Inzunza.

The investigations are continuing and submitted invoices have now equaled or exceeded the individual authorizations as reflected in the table. Also, each Councilmember, through their law firm, was asked to anticipate the level of activity through the end of the fiscal year (through June 2006). The estimated amount is identified in the table and includes costs associated with the ongoing investigation as well as legal counsel associated with the processing of invoices in order to comply with numerous public records requests for information related to this legal representation.

In total, this item requests \$927,312.80 in additional funding authorization to meet both outstanding invoices (\$152,312.80) and potential costs (\$775,000) estimated through the end of the fiscal year. If approved, the total authorized amount for these services will be \$1,778,312.80. Any funds not required will be returned to the appropriate reserves.

FISCAL CONSIDERATIONS:

The costs associated with this action will be allocated across the City organization (including General Fund and Enterprise Fund activities) based on Full Time Equivalent positions. The City Auditor and Comptroller will appropriate and transfer funds from the General Fund Unappropriated/Unallocated Reserves to the Liability Fund to meet the General Fund portion of these obligations. Any excess revenues as of June 30, will be used to replenish this amount.

RESOLUTIONS: (Continued)

ITEM-334: (Continued)

PREVIOUS COUNCIL and/or COMMITTEE ACTION:

Council previously authorized \$851,000 for the legal fees of current and former Councilmembers on June 28, 2005.

COMMUNITY PARTICIPATION AND PUBLIC OUTREACH EFFORTS:

None associated with this action.

KEY STAKEHOLDERS AND PROJECTED IMPACTS (if applicable):

The following law firms are providing legal counsel on behalf of current and former Councilmembers: Sheppard Mullin Richter & Hampton, LLP for Council President Peters and former Mayor Murphy; Coughlan, Semmer & Lipman, LLP for former Councilmember Zucchet; Morrison & Foerster, LLP for Councilmembers Atkins and Maienschein; Akin Gump Strauss Hauer & Feld, LLP for Councilmembers Madaffer, Peters and former Mayor Murphy; and the Law Offices of Michael Pancer for former Councilmember Inzunza.

Plank/Froman

Aud. Certs. 2600660, 2600661, 2600662, 2600663, 2600664, 2600665, 2600666, and 2600667.

Staff: Ed Plank - (619) 236-6433

RESOLUTIONS: (Continued)

The following items will be considered in the afternoon session which is scheduled to begin at 2:00 p.m.

ITEM-335: Matter of Attorneys Fees for City of San Diego Current and Former Employees Relating to the Financial Disclosures and Pension Investigation.

STAFF'S RECOMMENDATION:

Adopt the following resolution:

(R-2006-)

Authorizing the additional expenditures of an amount not to exceed \$450,000 for the purpose of paying attorney's fees for the representation of past and present City employees related to their participation and in interviews or proceedings, including compliance with subpoenas, related to investigations by the Securities and Exchange Commission (SEC), United States Attorney's Office (USAO), San Diego District Attorney's Office (DA) and the City, providing no employee retains more than one law firm to work simultaneously on a given matter;

Authorizing the City Auditor and Comptroller to appropriate and transfer funds from the General Fund Unappropriated/Unallocated Reserves to the Public Liability Fund to meet the General Fund portion of these obligations;

Suspending the authorization for the above attorney's fees if criminal charges are brought against any such past or present employee, and reserving the City's right to terminate payment of fees and seek reimbursement of fees paid in the event that criminal charges are brought against any employee, or if a conviction is obtained;

Directing the City Attorney to prepare the Resolutions for these actions.

STAFF SUPPORTING INFORMATION:

The Securities and Exchange Commission (SEC), U.S. Attorney's Office and the District Attorney's Office are undertaking investigations into certain financial disclosure practices of the City of San Diego. The City is also conducting its own internal investigations, and through retained counsel, has interviewed current and former City employees as part of its internal investigations. These investigations are ongoing, with each agency requesting and/or issuing subpoenas requiring City employees to appear for interview and/or testimony.

RESOLUTIONS: (Continued)

ITEM-335: (Continued)

STAFF SUPPORTING INFORMATION: (Continued)

In order to facilitate the conduct of necessary interviews and testimony, and yet provide necessary advice to affected City employees, the City Council, acting pursuant to the discretion provided by Government Code Section 995.8, has determined that it is in the best interests of the City to provide independent representation to employees.

Expenditures authorized for the representation thus far total \$1,525,000 and was apportioned among a number of represented individuals. Over 40 current and former City employees have requested and/or retained outside legal counsel and will submit or have submitted bills to be reviewed and processed by the City Attorney's Office.

To pay present invoices and to obtain funds to continue to pay invoices for those represented, it is requested that an additional \$450,000 be appropriated.

FISCAL CONSIDERATIONS:

The costs associated with this action will be allocated across the City organization (including General Fund and Enterprise Fund activities) based on Full Time Equivalent positions. The City Auditor and Comptroller will appropriate and transfer funds from the General Fund Unappropriated/Unallocated Reserves to the Liability Fund to meet the General Fund portion of these obligations. Any excess revenues as of June 30, will be used to replenish this amount.

PREVIOUS COUNCIL and/or COMMITTEE ACTION:

Previous authorizations totaling \$1,525,000 were approved as a result of six requests (\$250,000) on June 17, 2004; \$75,000 on November 14, 2004; \$150,000 on January 25, 2005; \$200,000 on March 7, 2005; \$350,000 on June 28, 2005; and \$500,000 on October 11, 2005.

COMMUNITY PARTICIPATION AND PUBLIC OUTREACH EFFORTS:

None associated with this action.

Froman/EP

Aud. Cert. 2600542.

Staff: Ed Plank - (619) 236-6433

NON-DOCKET ITEMS

ADJOURNMENT IN HONOR OF APPROPRIATE PARTIES

<u>ADJOURNMENT</u>